

Ryan E. Johnson  
Nevada Bar # 9070  
The Law Office of WATSON ROUNDS  
10000 West Charleston Blvd., Suite 240  
Las Vegas, NV 89135  
Telephone: (702) 636-4902  
Facsimile: (702) 636-4904  
[rjohnson@watsonrounds.com](mailto:rjohnson@watsonrounds.com)

Stephen M. Gaffigan (Admitted *Pro Hac Vice*)  
STEPHEN M. GAFFIGAN, P.A.  
401 East Las Olas Blvd., Suite 130-453  
Ft. Lauderdale, Florida 33301  
Telephone: (954) 767-4819  
Facsimile: (954) 767-4821  
[stephen@smgpa.net](mailto:stephen@smgpa.net)

*Attorneys for Plaintiff*  
**LOUIS VUITTON MALLETIER, S.A.**

THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEVADA

LOUIS VUITTON MALLETIER, S.A., ) Case No. 2:11-cv-00738-PMP-RJJ  
a foreign business entity, )  
Plaintiff, ) **ORDER GRANTING PLAINTIFF'S  
FOURTH MOTION FOR ENTRY OF  
TEMPORARY RESTRAINING ORDER**  
v. )  
1854LOUISVUITTON.COM, *et al.*, )  
Defendants. )

THIS CAUSE is before the Court on Plaintiff's Fourth Motion for Entry of a Temporary Restraining Order (the "Fourth Motion for TRO"). Plaintiff, Louis Vuitton Malletier, S.A. ("Plaintiff" or "Louis Vuitton"), moves for entry of a temporary restraining order against Defendants 536-757, the Partnerships and Unincorporated Associations identified on Schedule "A" attached hereto ("Defendants 536-757"), pursuant to 15 U.S.C. § 1116 and Fed. R. Civ. P. 65 for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114, and 1125(a) and (d).

1 For reasons set forth herein, Plaintiff's Fourth Motion for TRO is GRANTED.

2 **I. Factual Background**

3 The Court bases this Fourth Temporary Restraining Order on the following facts from  
 4 Plaintiff's Third Amended Complaint, Fourth Motion for TRO, and supporting evidentiary  
 5 submissions on file in this action.

6 Louis Vuitton is a corporation duly organized under the laws of The Republic of France with  
 7 its principal place of business located in the Paris, France. (Third Amended Compl. ¶ 3.) Louis  
 8 Vuitton operates boutiques throughout the world, including within this Judicial District. See id.  
 9 Louis Vuitton is, in part, engaged in the business of manufacturing and distributing throughout the  
 10 world, including within this Judicial District, a variety of high quality luxury goods. (Declaration of  
 11 Nikolay Livadkin in Support of Plaintiff's Fourth Motion for Temporary Restraining Order  
 12 ["Livadkin Fourth Decl."] ¶ 5.)

13 Louis Vuitton is, and at all times relevant hereto has been, the owner of all rights in and to  
 14 the following trademarks:

15	<u>Trademark</u>	<u>Registration No.</u>	<u>Registration Date</u>
16		0,297,594	September 20, 1932
17	LOUIS VUITTON	1,045,932	August 10, 1976
18		1,519,828	January 10, 1989
19		1,938,808	November 28, 1995
20	LOUIS VUITTON	1,990,760	August 6, 1996
21		2,177,828	August 4, 1998
22		2,181,753	August 18, 1998
23		2,361,695	June 27, 2000
24	 LOUIS VUITTON PARIS	2,378,388	August 22, 2000
25		2,399,161	October 31, 2000
26		2,421,618	January 16, 2001
27		2,773,107	October 14, 2003

1	◎	3,023,930	December 6, 2005
2	❖	3,051,235	January 24, 2006
3	◆	3,021,231	November 29, 2005

4 (the “Louis Vuitton Marks”) which are registered on the Principal Register of the United States  
 5 Patent and Trademark Office and are used in connection with the manufacture and distribution of  
 6 high quality goods in the categories identified above. (Livadkin Fourth Decl. ¶ 5; see also United  
 7 States Trademark Registrations of the Louis Vuitton Marks at issue [“Louis Vuitton Trademark  
 8 Registrations”] attached as Composite Exhibit A to the Declaration of Nikolay Livadkin in Support  
 9 of Plaintiff’s Second *Ex Parte* Application for (D.E. 64-8, incorporated herein by reference).

10 Defendants 536-757, via the domain names identified on Schedule “A” hereto (the “Group  
 11 IV Subject Domain Names”) have advertised, promoted, offered for sale, and/or sold, at least,  
 12 handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry bearing  
 13 what Plaintiff has determined to be counterfeits, infringements, reproductions, and/or colorable  
 14 imitations of the Louis Vuitton Marks. Although each of the Defendants may not copy and infringe  
 15 each Louis Vuitton Mark for each category of goods protected, Louis Vuitton has submitted  
 16 sufficient evidence showing each Defendant has infringed, at least, one or more of the Louis Vuitton  
 17 Marks. (Livadkin Fourth Decl. ¶¶ 11-15 and Composite Exhibit A attached thereto; Declaration of  
 18 Malerie Maggio in Support of Plaintiff’s Fourth Motion for Entry of Temporary Restraining Order  
 19 [“Maggio Fourth Decl.”] ¶ 4; Declaration of Stephen M. Gaffigan in Support of Plaintiff’s Fourth  
 20 Motion for Entry of Temporary Restraining Order ¶ 3.) Defendants 536-757 are not now, nor have  
 21 they ever been, authorized or licensed to use, reproduce, or make counterfeits, infringements,  
 22 reproductions, and/or colorable imitations of the Louis Vuitton Marks. (Livadkin Fourth Decl. ¶ 9.)

23 Plaintiff’s counsel retained Malerie Maggio (“Maggio”) of Investigative Consultants, a  
 24 licensed private investigative firm, to investigate suspected sales of counterfeit Louis Vuitton  
 25 branded products by Defendants 536-757. (Livadkin Fourth Decl. ¶ 10; Maggio Fourth Decl. ¶ 3.)  
 26 On March 21, 2012 and/or March 23, 2012, Maggio accessed the Internet websites operating under  
 27 the three of the domain names at issue in this action, authenticlouisvuittonoutlet2012.com,

1 jobreplicawatch.net, and louissale.com, placed orders for the purchase of a handbag, a watch, and a  
 2 wallet, and requested each product purchased be shipped to her address in Las Vegas, Nevada.  
 3 (Maggio Fourth Decl. ¶ 4 and Composite Exhibit A attached thereto.) Maggio's purchases were  
 4 processed entirely online, which included providing shipping and billing information, payment, and  
 5 confirmation of her orders. (Maggio Fourth Decl. ¶ 4 and Composite Exhibit A attached thereto.)

6 Thereafter, a representative of Louis Vuitton, Nikolay Livadkin, reviewed and visually  
 7 inspected the web page listings, including images, for each of the Louis Vuitton branded goods  
 8 purchased by Maggio and determined the items were non-genuine Louis Vuitton products. (Livadkin  
 9 Fourth Decl. ¶¶ 11-12, 15.) Additionally, Livadkin reviewed and visually inspected the items bearing  
 10 the Louis Vuitton Marks offered for sale via the Internet websites operating under the Group IV  
 11 Subject Domain Names and determined the products were non-genuine Louis Vuitton products.  
 12 (Livadkin Fourth Decl. ¶¶ 13-15 and Composite Exhibit A attached thereto; Gaffigan Fourth Decl. ¶  
 13 3.)

14 **II. Conclusions of Law**

15 The declarations Plaintiff submitted in support of its Fourth Motion for TRO support the  
 16 following conclusions of law:

17 A. Plaintiff has a very strong probability of proving at trial that consumers are likely to  
 18 be confused by the Defendants 536-757's advertisement, promotion, sale, offer for sale, and/or  
 19 distribution of handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and  
 20 jewelry bearing counterfeits, infringements, reproductions, and/or colorable imitations of the Louis  
 21 Vuitton Marks, and that the products Defendants 536-757 are selling are copies of Plaintiff's  
 22 products that bear marks which are substantially indistinguishable from and/or colorful imitations of  
 23 the Louis Vuitton Marks on handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms,  
 24 watches, and jewelry. Because of the infringement of the Louis Vuitton Marks, Plaintiff is likely to  
 25 suffer immediate and irreparable injury if a temporary restraining order is not granted. It clearly  
 26 appears from the following specific facts, as set forth in Plaintiff's Third Amended Complaint,  
 27 Plaintiff's Fourth Motion for TRO, and accompanying declarations on file, that immediate and

1 irreparable loss, damage, and injury will result to Plaintiff and to consumers before Defendants 536-  
2 757 can be heard in opposition unless Plaintiff's request for relief is granted:

3 1. Defendants 536-757 own or control Internet business operations which  
4 advertise, promote, offer for sale, and sell, at least, handbags, wallets, luggage, shoes, belts, scarves,  
5 sunglasses, charms, watches, and jewelry bearing counterfeit and infringing trademarks in violation  
6 of Plaintiff's rights;

7 2. There is good cause to believe that more counterfeit and infringing handbags,  
8 wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry bearing Plaintiff's  
9 trademarks will appear in the marketplace; that consumers may be misled, confused, and  
10 disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its  
11 genuine products;

12 3. The balance of potential harm to Defendants 536-757 in restraining their trade  
13 in counterfeit and infringing branded goods if a temporary restraining order is issued is far  
14 outweighed by the potential harm to Plaintiff, its reputation and goodwill as a manufacturer of high  
15 quality handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry if  
16 such relief is not issued; and

17 4. The public interest favors issuance of a temporary restraining order in order to  
18 protect Plaintiff's trademark interests and to protect the public from being defrauded by the palming  
19 off of counterfeit goods as genuine goods of the Plaintiff.

20 Upon review of Plaintiff's Third Amended Complaint, Fourth Motion for TRO, and  
21 supporting evidentiary submissions, it is hereby

22 ORDERED that Plaintiff's Fourth Motion for TRO is GRANTED, according to the terms set  
23 forth below:

24 **FOURTH TEMPORARY RESTRAINING ORDER**

25 (1) Defendants 536-757, their officers, directors, employees, agents, subsidiaries,  
26 distributors, and all persons in active concert or participation with Defendants 536-757 having notice  
27 of this Fourth Temporary Restraining Order are hereby temporarily restrained:

- (a) From manufacturing, importing, advertising, promoting, offering to sell, selling, distributing, or transferring any products bearing the Louis Vuitton Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and
- (b) From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiff, bearing the Louis Vuitton Marks, or any confusingly similar trademarks; or (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing the Louis Vuitton Marks, or any confusingly similar trademarks.

11 (2) Defendants 536-757, their officers, directors, employees, agents, subsidiaries,  
12 distributors, and all persons in active concert or participation with Defendants 536-757 having notice  
13 of this Fourth Temporary Restraining Order shall immediately discontinue the use of the Louis  
14 Vuitton Marks or any confusingly similar trademarks, on or in connection with all Internet websites  
15 owned and operated, or controlled by them including the Internet websites operating under the  
16 Group IV Subject Domain Names;

17 (3) Defendants 536-757, their officers, directors, employees, agents, subsidiaries,  
18 distributors, and all persons in active concert or participation with Defendants 536-757 having notice  
19 of this Fourth Temporary Restraining Order shall immediately discontinue the use of the Louis  
20 Vuitton Marks, or any confusingly similar trademarks within domain name extensions, metatags or  
21 other markers within website source code, from use on any webpage (including as the title of any  
22 web page), any advertising links to other websites, from search engines' databases or cache memory,  
23 and any other form of use of such terms which is visible to a computer user or serves to direct  
24 computer searches to websites registered by, owned, or operated by Defendants 536-757, including  
25 the Internet websites operating under the Group IV Subject Domain Names;

26 (4) Defendants 536-757 shall not transfer ownership of the Group IV Subject Domain  
27 Names during the pendency of this Action, or until further Order of the Court;

(5) The domain name Registrars for the Group IV Subject Domain Names are directed to transfer to Plaintiff's counsel, for deposit with this Court, domain name certificates for the Group IV Subject Domain Names;

(6) Upon Plaintiff's request, the privacy protection service for any Group IV Subject Domain Names for which the Registrant uses such privacy protection service to conceal the Registrant's identity and contact information are ordered to disclose to Plaintiff the true identities and contact information of those Registrants;

23 (8) The Registrars shall immediately assist in changing the Registrar of record for the  
24 Subject Domain Names, excepting any such domain names which such Registrars have been notified  
25 in writing by the Plaintiff have been or will be dismissed from this action, to the United States based  
26 Registrar, GoDaddy.com, Inc. To the extent the Registrars do not assist in changing the Registrars of  
27 Record for the domains under their respective control within one (1) business day of receipt of this

1 TRO, the top-level domain (TLD) Registries for the Subject Domain Names, within five (5) business  
 2 days of receipt of this TRO, shall update the Registrar of record for the Subject Domain Names,  
 3 excepting any such domain names which such Registries have been notified in writing by the  
 4 Plaintiff have been or will be dismissed from this action, to the United States based Registrar,  
 5 GoDaddy.com, Inc. As a matter of law, this Fourth Temporary Restraining Order shall no longer  
 6 apply to any Defendant or associated domain name dismissed from this action. Upon the change of  
 7 the Registrar of record for the Group IV Subject Domain Names to GoDaddy.com, Inc.,  
 8 GoDaddy.com, Inc. will maintain access to the Group IV Subject Domain Names in trust for the  
 9 Court during the pendency of this action. Additionally, GoDaddy.com, Inc. shall immediately  
 10 institute a temporary 302 domain name redirection which will automatically redirect any visitor to  
 11 the Subject Domain Names to the following Uniform Resource Locator (“URL”)  
 12 <http://servingnotice.com/ofn/index.html> whereon copies of the Third Amended Complaint and all  
 13 other documents on file in this action are displayed. Alternatively, GoDaddy.com, Inc. may update  
 14 the Domain Name System (“DNS”) data it maintains for the Subject Domain Names, which link the  
 15 domain names to the IP addresses where their associated websites are hosted, to  
 16 NS1.MEDIATEMPLE.NET and NS2.MEDIATEMPLE.NET, which will cause the domain names to  
 17 resolve to the website where copies of the Complaint and all other documents on file in this action  
 18 are displayed. After GoDaddy.com, Inc. has effected this change the Group IV Subject Domain  
 19 Names shall be placed on Lock status, preventing the modification or deletion of the domains by the  
 20 Registrar or the Defendants;

21 (9) Upon Plaintiff's request, the privacy protection service for any Subject Domain  
 22 Names for which the Registrant uses such privacy protection service to conceal the Registrant's  
 23 identity and contact information are ordered to disclose to Plaintiff the true identities and contact  
 24 information of those Registrants;

25 (10) Plaintiff may enter the Group IV Subject Domain Names into Google's Webmaster  
 26 Tools and cancel any redirection of the domains that have been entered there by Defendants 536-757  
 27

1 which redirect traffic to the counterfeit operations to a new domain name and thereby evade the  
2 provisions of this Fourth Temporary Restraining Order;

3 (11) Defendants 536-757 shall preserve copies of all their computer files relating to the  
4 use of any of the Group IV Subject Domain Names and shall take all steps necessary to retrieve  
5 computer files relating to the use of the Group IV Subject Domain Names and that may have been  
6 deleted before the entry of this Fourth Temporary Restraining Order;

7 (12) This Fourth Temporary Restraining Order shall remain in effect until such further  
8 dates as set by the Court or stipulated to by the parties;

9 (13) This Fourth Temporary Restraining Order shall apply to the Group IV Subject  
10 Domain Names and any other domain names properly brought to the Court's attention and verified  
11 by sworn affidavit which verifies such new domain names are being used by Defendants 536-757 for  
12 the purpose of counterfeiting the Louis Vuitton Marks at issue in this action and/or unfairly  
13 competing with Louis Vuitton in connection with search engine results pages;

14 (14) Plaintiff shall serve copies of the Third Amended Complaint, Fourth Motion for TRO  
15 and this Fourth Temporary Restraining Order and all other pleadings and documents on file in this  
16 action on Defendants 536-757 by email as described above and by posting copies of the Fourth  
17 Motion for TRO and this Fourth Temporary Restraining Order on the website located at  
18 <http://servingnotice.com/ofn/index.html> within forty-eight (48) hours of control of the Group IV  
19 Subject Domain Names being changed to the Court via the GoDaddy.com, Inc. holding account, and  
20 such notice so given shall be deemed good and sufficient service thereof. Plaintiff shall continue to  
21 provide notice of these proceedings and copies of the documents on file in this matter to Defendants  
22 536-757 by regularly updating the website located at <http://servingnotice.com/ofn/index.html> or by  
23 other means reasonably calculated to give notice which is permitted by the Court.

24 **BOND TO BE MAINTAINED**

25 (15) Pursuant to 15 U.S.C. § 1116(d)(5)(D), Plaintiff shall maintain its previously posted  
26 bond in the amount of Twenty Thousand Dollars and Zero Cents (\$20,000.00), as payment of

27 //

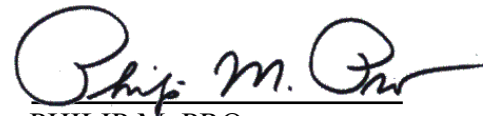
28

1 damages to which Defendants 536-757 may be entitled for a wrongful injunction or restraint

2 PRELIMINARY INJUNCTION HEARING

3 IT IS ORDERED that a preliminary injunction hearing is set for Monday, July 2, 2012,  
4 at 1:30 p.m. in Courtroom 7C, in the United States District Court, District of Nevada,  
5 located at 333 S. Las Vegas Blvd., Las Vegas, Nevada, 89101.

6 DATED: June 20, 2012



7 PHILIP M. PRO

8 United States District Judge

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

## **SCHEDULE A**

## THE PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS

Defendant	Domain	E-Commerce Website	Blog-Style Website
Defendant 536	2012ltpurses.info	x	
Defendant 537	77replicahandbags.com	x	
Defendant 538	achatlouisvenligne.com	x	
Defendant 539	acheterlouisvuitton.net	x	
Defendant 540	authenticlouisvuittonoutlet2012.com	x	
Defendant 541	avvincentelouis.com	x	
Defendant 542	bagbagshandbags.com	x	
Defendant 543	baggroups.com	x	
Defendant 544	bagoutlets.net	x	
Defendant 545	bagsaleoutlet.net	x	
Defendant 546	bagsokbuy.com	x	
Defendant 547	bags-watches-replicas.net	x	
Defendant 548	beltsmall.net	x	
Defendant 549	bitverde.org	x	
Defendant 550	bloedgroep.com	x	
Defendant 551	borsevuittonitaly.com	x	
Defendant 552	bossreplica.com	x	
Defendant 553	boutiquesmall.com	x	
Defendant 554	buyreplicahandbag.org	x	
Defendant 555	cheapbagsto.com		x
Defendant 556	cheap-louisvuittonbeltss.net	x	
Defendant 557	cheaplvbag.net	x	

1	Defendant 558	cheapslouisvuitton-outlet-sales.com	x	
2	Defendant 559	cheapslouisvuitton-outlet-sales.net	x	
3	Defendant 560	cvcee.com	x	
4	Defendant 561	ebaylouisvuitton.com	x	
5	Defendant 562	elouisvuittonbrands.com	x	
6	Defendant 563	eluxurybrand.com	x	
7	Defendant 564	eluxuryeshop.com	x	
8	Defendant 565	estorecc.com	x	
9	Defendant 566	fakelouisvuittonhandbags.com	x	
10	Defendant 567	fashionrocker.com	x	
11	Defendant 568	fashionscarfoline.com	x	
12	Defendant 569	fauxlouisvuittongucci.com	x	
13	Defendant 570	frlouisvmagasin.com	x	
14	Defendant 571	fr-louisvuittonoutlet.com	x	
15	Defendant 572	gpbuy001.com	x	
16	Defendant 573	greatshop4u.com	x	
17	Defendant 574	guccioutlet24.com	x	
18	Defendant 575	guccioutlet24.org	x	
19	Defendant 576	handbags1225.com	x	
20	Defendant 577	handbagsmodel.com	x	
21	Defendant 578	handbagswalletsbelts.com	x	
22	Defendant 579	handbagsworldss.com	x	
23	Defendant 580	hotlouisvuittonreplica.com	x	
24	Defendant 581	hottestreplicawatches4less.com		x
25	Defendant 582	hqbrandwatches.com	x	
26	Defendant 583	imitationlouisvuittongucci.com	x	
27				

1	Defendant 584	it is designe.net	x	
2	Defendant 585	it is replicae.net	x	
3	Defendant 586	jobreplicawatch.net	x	
4	Defendant 587	koru-design.com	x	
5	Defendant 588	ladysfield.com	x	
6	Defendant 589	likebuyshop.com	x	
7	Defendant 590	louisvuitton.net	x	
8	Defendant 591	louissale.com	x	
9	Defendant 592	louisstore.com	x	
10	Defendant 593	louisvuitton12.com	x	
11	Defendant 594	louisvuitton4store.com	x	
12	Defendant 595	louisvuitton7.com	x	
13	Defendant 596	louisvuittonabout.com	x	
14	Defendant 597	louisvuittonamericas.com	x	
15	Defendant 598	louisvuittonbagcheapest.com	x	
16	Defendant 599	louisvuittonbags2012.com	x	
17	Defendant 600	louisvuittonbags6v.com	x	
18	Defendant 601	louisvuittonbags7.com	x	
19	Defendant 602	louisvuittonbagso.net	x	
20	Defendant 603	louisvuittonbagson.com	x	
21	Defendant 604	louisvuittonbagsreplicaoutlet.com	x	
22	Defendant 605	louisvuittonbagsreplicasale.com	x	
23	Defendant 606	louisvuitton-bags-saleless.com	x	
24	Defendant 607	louisvuittonbagstock.com	x	
25	Defendant 608	louisvuitton-belts.net	x	
26	Defendant 609	louisvuittonchristmas.com	x	
27				

1	Defendant 610	louisvuittondealsonine.com	x	
2	Defendant 611	louisvuittonguccichanel.com	x	
3	Defendant 612	louisvuittonhandbags7.com	x	
4	Defendant 613	louisvuittonhandbagsin.com	x	
5	Defendant 614	louisvuittonhandbagsreplicasale.com	x	
6	Defendant 615	louisvuittonhandbagssaleus.com	x	
7	Defendant 616	louisvuitton-knockoff.com	x	
8	Defendant 617	louisvuittonlasvegas.com	x	
9	Defendant 618	louisvuittonlinesstores.com	x	
10	Defendant 619	louisvuittonlouisvuitton.org	x	
11	Defendant 620	louisvuittonreplicashandbagsoutlet.com	x	
12	Defendant 621	louis-vuitton-love.com	x	
13	Defendant 622	louisvuittonluggageoutlet.com	x	
14	Defendant 623	louisvuittonmen.com	x	
15	Defendant 624	louisvuittonmenwomen.com	x	
16	Defendant 625	louisvuittonmonogram7.com	x	
17	Defendant 626	louisvuittonmore.com	x	
18	Defendant 627	louisvuittonnewyork.com	x	
19	Defendant 628	louisvuittonofficialoutlet2012.com	x	
20	Defendant 629	louisvuittonofficialoutlets.net	x	
21	Defendant 630	louisvuittonok.net	x	
22	Defendant 631	louisvuittononfactory.com	x	
23	Defendant 632	louisvuittononlineoutletus.com	x	
24	Defendant 633	louisvuittononlineoutlet-usa.com	x	
25	Defendant 634	louis-vuitton-online-shop.net	x	
26	Defendant 635	louisvuittononline-usa.net	x	
27				

1	Defendant 636	louisvuitton-on-sale.net	x	
2	Defendant 637	louisvuittonoutlet2012s.com	x	
3	Defendant 638	louisvuittonoutlet2012s.net	x	
4	Defendant 639	louisvuittonoutlet360.net	x	
5	Defendant 640	louisvuittonoutlet7.net	x	
6	Defendant 641	louisvuittonoutlet8online.com	x	
7	Defendant 642	louisvuittonoutlet9online.com	x	
8	Defendant 643	louisvuittonoutletjan.com	x	
9	Defendant 644	louisvuittonoutletlocations.com	x	
10	Defendant 645	louisvuittonoutletofficialwebsite.com	x	
11	Defendant 646	louisvuittonoutletofficialwebsites.com	x	
12	Defendant 647	louisvuittonoutlet-onliness.com	x	
13	Defendant 648	louisvuittonoutlet-onliness.net	x	
14	Defendant 649	louis-vuitton-outletsale.com	x	
15	Defendant 650	louisvuittonoutlets-sites.com	x	
16	Defendant 651	louisvuittonoutletyou.com	x	
17	Defendant 652	louisvuittonoutletyou.org	x	
18	Defendant 653	louis-vuitton-pascher.com	x	
19	Defendant 654	louisvuittonprices.com	x	
20	Defendant 655	louisvuittonpurse.com	x	
21	Defendant 656	louisvuittonreplica7.com	x	
22	Defendant 657	louisvuittonreplicabagsoutlet.com	x	
23	Defendant 658	louisvuittonreplicasfr.com	x	
24	Defendant 659	louisvuittonreplicashopusa.com	x	
25	Defendant 660	louisvuittonSac2012.com	x	
26	Defendant 661	louisvuittonSacs2012.com	x	
27				

1	Defendant 662	louis-vuittonsale.com	x	
2	Defendant 663	louisvuittonsalefor.com	x	
3	Defendant 664	louisvuitton-singapore.com	x	
4	Defendant 665	louisvuittonoutlet2012s.com	x	
5	Defendant 666	louisvuittonspeedy7.com	x	
6	Defendant 667	louisvuittonstore7.com	x	
7	Defendant 668	louisvuittonstoremen12.com	x	
8	Defendant 669	louisvuittonstore-onlines.org	x	
9	Defendant 670	louisvuittonstylesale.com	x	
10	Defendant 671	louisvuitton-sunglass.org	x	
11	Defendant 672	louisvuittonvegas.com	x	
12	Defendant 673	louisvuitton-website.com	x	
13	Defendant 674	louisvuittonwebsite.net	x	
14	Defendant 675	louisvuittonwww.com	x	
15	Defendant 676	louivuitton7.com	x	
16	Defendant 677	luisvuitton.org	x	
17	Defendant 678	luiviton7.com	x	
18	Defendant 679	luxemarquesoldes.com	x	
19	Defendant 680	luxurylouis.com	x	
20	Defendant 681	luxuryoutletstore.org	x	
21	Defendant 682	luxuu.com	x	
22	Defendant 683	lv4sale.net	x	
23	Defendant 684	lvbags7.com	x	
24	Defendant 685	lv-bagsmalls.com	x	
25	Defendant 686	lvbagsoutletus.com	x	
26	Defendant 687	lv-designer-handbags.net	x	
27				

1	Defendant 688	lvgonow.net	x	
2	Defendant 689	lvhandbag7.com	x	
3	Defendant 690	lvhandbagsoutlet2012.com	x	
4	Defendant 691	lv-knockoff.com	x	
5	Defendant 692	lvlouisvuittonoutlets.com	x	
6	Defendant 693	lvmillionairesunglasses.com	x	
7	Defendant 694	lvonlineoutlet.net	x	
8	Defendant 695	lvoutletshoes.com	x	
9	Defendant 696	lv-outletstores.com	x	
10	Defendant 697	lvreplica-purses.com	x	
11	Defendant 698	lv-shoesformen.net	x	
12	Defendant 699	lvvuitton.net	x	
13	Defendant 700	lvvuitton.org	x	
14	Defendant 701	lvyear.com	x	
15	Defendant 702	marqueluxesacspascher.com	x	
16	Defendant 703	meihuabags.com	x	
17	Defendant 704	newlouisbag.com	x	
18	Defendant 705	newlouisvuittonoutlets.com	x	
19	Defendant 706	officiallv.net	x	
20	Defendant 707	oncheapestsale.com	x	
21	Defendant 708	outletlouisvuittonhandbagson.com	x	
22	Defendant 709	outletlouisvuitton.com	x	
23	Defendant 710	partsunlimitednj.com	x	
24	Defendant 711	paschereprixsolde.com	x	
25	Defendant 712	replicahandbagcheap.com	x	
26	Defendant 713	replicahandbagonlinesale.com	x	
27				

1	Defendant 714	replicahandbagsoutlets.com	x	
2	Defendant 715	replicalouisvuitton-online.com	x	
3	Defendant 716	replicalouisvuittonun.com	x	
4	Defendant 717	replica-lvbags.com	x	
5	Defendant 718	replicalv luggage2u.com	x	
6	Defendant 719	replicamall.org	x	
7	Defendant 720	replicas-fashion-handbags.com	x	
8	Defendant 721	replicaslouisvuittonhandbagsoutlet.com	x	
9	Defendant 722	replicaslouisvuittonhandbagswholesale.com	x	
10	Defendant 723	replicawatchesandhandbags.com	x	
11	Defendant 724	replicawatchukstore.com	x	
12	Defendant 725	sacmainluxefr.com	x	
13	Defendant 726	sac louisvuitton speedy.eu	x	
14	Defendant 727	sacssacs.com	x	
15	Defendant 728	shoplouisvuittonbags.us	x	
16	Defendant 729	shoptopbags.net	x	
17	Defendant 730	starshandbags.co		x
18	Defendant 731	thebestlouisvuittonreplicas.com	x	
19	Defendant 732	topbaglouisvuitton.com	x	
20	Defendant 733	toplouisvuittonofficial.com	x	
21	Defendant 734	tuolee.com	x	
22	Defendant 735	ukbagsoutletonline.com	x	
23	Defendant 736	usabagsale.com	x	
24	Defendant 737	usalouisvuitton sales.com	x	
25	Defendant 738	usalouisvuittonofficial.com	x	
26	Defendant 739	usbagsales.net	x	
27				

1	Defendant 740	uslouisvuittonhandbagsstore.com	x	
2	Defendant 741	us-louisvuittononline.com	x	
3	Defendant 742	voguestyle4u.com	x	
4	Defendant 743	vuittonbags.org	x	
5	Defendant 744	vuittondamier.com	x	
6	Defendant 745	vuittonhandbag.com	x	
7	Defendant 746	vuittonluggage.com	x	
8	Defendant 747	vuitton-store.com	x	
9	Defendant 748	wanted-bag.com	x	
10	Defendant 749	watchesad.com	x	
11	Defendant 750	weboor.cn	x	
12	Defendant 751	wholesalebagcenter.com	x	
13	Defendant 752	wholesalebywholesale.com	x	
14	Defendant 753	wholesalehandbagpurses.com	x	
15	Defendant 754	wholesalehandbagswallets.com	x	
16	Defendant 755	wholesalers-armani.com	x	
17	Defendant 756	yeahwallets4sale.com	x	
18	Defendant 757	zimmermanappraisals.com	x	

19

20

21

22

23

24

25

26

27

28